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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	x
In re	Case No. 21-21049 (MG)
NAVIENT SOLUTIONS, LLC,	NOTICE OF APPEAL
Alleged Involuntary Debtor.	RELATED TO PENDING APPEAI BEFORE U.S.D.J. KOELTL x

PLEASE TAKE NOTICE that Public Interest Capital, LLC ("PICAP") hereby appeals to the United States District Court for the Southern District of New York from each and every part of (a) an Order entered May 11, 2021 by the United States Bankruptcy Court for the Southern District of New York, Dkt. 74 ("Legal Fee Order"), to the extent that such Legal Fee Order awarded the sum of \$14,649.40 to the alleged involuntary debtor Navient Solutions, LLC ("Navient") against PICAP¹ and (b) an Order entered June 29, 2021 by the United States Bankruptcy Court for the Southern District of New York, Dkt. 83 ("Reconsideration Order"), denying PICAP's timely filed motion for reconsideration of the Legal Fee Order, to the extent that such Legal Fee Order awarded the sum of \$14,649.40 to Navient Solutions against PICAP.

PLEASE TAKE NOTICE that this Bankruptcy Appeal is related to a pending Bankruptcy Appeal before The Honorable John G. Koeltl, United States District Judge, Case No. 21-cv-02897, originally docketed on April 5, 2021 by the United States District Court for the Southern District of New York.

Dated: July 13, 2021 Respectfully submitted,

Law Offices of Michael B. Wolk, P.C.

By: <u>/s/ Michael B. Wolk</u>

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¹ As set forth in the Legal Fee Order, Navient was almost wholly unsuccessful in unsuccessfully seeking to impose the astronomical sum of \$609,385.44 on PICAP, and Navient was wholly unsuccessful in unsuccessfully seeking to impose any portion of the astronomical sum of \$609,385.44 on counsel of record for PICAP.